UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF IOWA

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UNITED STATES OF AMERICA,	OCT 2 & 2012
Plaintiff,	OLERXU.S. D'STRICT COURT SOUTHERN 256 FRICT OF IOWA
vs.) Case No. 3:09 - cr - 00069
))
LEEANDRELL QUINN-LAKE,	
Defendant.)
REPORT AND RECOMMENI	DATION CONCERNING PLEA OF GUILTY
The United States of America an	d the defendant, having both filed a written consent,
appeared before me pursuant to Rule 11,	Fed. R. Crim. P. and L. Cr. R. 11. The defendant
entered a plea of guilty to Count()	Second Scepesed Second Scepesed Second Scepesed Second Sec

and examining the defendant under oath concerning each of the subjects mentioned in Rule 11, I determined that the guilty plea(e) was/see knowing and voluntary as to such count, and that the offense(s) charged is executed by an independent factual basis concerning each of the essential elements of such offense(v). I, therefore, recommend that the plea(v) of guilty be accepted, that a pre-sentence investigation and report be prepared, and that the defendant be adjudged guilty and have sentence imposed accordingly.

Leton 26, 2012

THOMAS J. SHIELDS

UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. 636(b)(1)(B).